# Sweeping Bugging' Rule Looms

BY ADAM CLYMER

Washington, Dec. 25 - Children of his accusers. the Justice Department who The department's concern conviction.

charged Government handling of about hugging in this case was But lower courts, considering the Robert G. Ruker case was first demonstrated in the fall of the Baker case and four other signal. udge's ruling.

to President Johnson.

In United States District Courts Judge Oliver Gasch vindicated nine-count indictment.

## Had Pleaded Innocent.

cortain the Supreme Court would ctals, of throwing the case have to establish new rules of law!

in this case, the constitutional months bugging presumption of unocense appears! Two justices complained, say Baker.

or personal attribution - these again today to say if any lines of disinfect them may persuade the confessions were made to throw prosecution were then dropped be Supreme Court such a broad rule the case against the one-time ante cause of being foreclosed by bug-ks namecessary in the future. ging.

## Changed Court's Mind

the department's stand when he last May the FBI had eaves-jutional Government surveillance said Baker's lawyers had failed to dropped on Fred B. Black, Jr., a buttonal Government surveillance show any connection between the Baker associate whose office Baelectronic evavesdropping and the ker used. This information had the experience of cases like Babeen turned up in the Baker re-ker's, where lengthy pre-trial view, but huresucratically lan-hearings have been necessary to guished until the Supreme Court|establish the constitutional pro-Baker has oleaded innocent to refused to review Black's convic priety of the Government's charges of tax evasion, larceny tion of tax evasion. The depart evidence, fraud and conspiracy and the trial ment's, voluntary admission Remains In Baker Case will begin January 9. If he should changed the court's mind. It was this admission that first drew or duct two trials, one of the flut on the bugging issue—the ticism of Nicholas Katzenboek. Government's methods and the most sensational element in pre-Altorney General, and accusa-second of the accused the high trail hearings—it now appears tions, spread by annoyed PBI offi-court may eventually decide this

# Two Justices Complained

not to be operating outside the ing this ruling could be justified Washington Sureau of The Sunl countroom, either for Baker or only by deciding that bugging activity "automatically viriates" a

the bathwater have been some hard silenced by a Federal Attorneys carefully screened the service and explainment have been some hard silenced by a Federal Attorneys carefully screened the service and explainment to the service and ser case against him to determine If a broad exclusionary rule. And The critics said revelations of any charges were tainted by ille the department's statement last 'RI 'bugging' were unnecessari gally obtained evidence. month that it was energetically y frank, and hinted—usually not 'Department officials refused reinvestigating is prosecutions to

> Department officials lear the strongest argument for such a Then the department admitted sweeping rule—that any unconsti

is too much of a burden.

before the admitted eavesdrop. The high court, obviously an remain in the Baker case, of a But electronic recording does poved with the department's long-bart consistently upheld by the Suspicions about the zeal of the standing bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts until now. A Government attack are likely to continue, destanding bugging practices, this courts are likely to continue, destanding bugging practices, this court attack are likely to continue, destanding bugging practices. Bittman, prosecutor, and to be eral, had recommended. It or recorded his own conversations stilled only if Baker is convicted dered a new trial for Black in with Baker, and these will apand the verdict upheld on appeal. stend of just a hearing to inquire parently be used to corroborate the witness's testimony against